ST. LOUIS REPUBLIC, LEADING DEMOCRATIC PAPER OF MISSOURI, PRAISES HERBERT S. HADLEY

St. Louis Republic Was Gracious and True Toward Him When Not

a Candidate.

Wm. S. Cowherd, who claims the Dem- and before you are ready to spring the ocratic nomination for Governor, has been name we will send it up to you on a slip ancering at the ability and the usefulness of paper." of Herbert S. Hadley, the nominee of the entire and undivided Republican party behalf of an unknown. He talked for ten for Governor. He began his abuse of minutes, budding to the skies this mythi-Hadley in his opening speech at Sedalla cal person whom he wanted the convenand has persistently attacked his official tion to nemanate for the second highest record, claiming that he has accomplished executive office in the State. very little during his now almost completed term of four years. The people have not been deceived by the attacks of Cowherd, for they know the truth about the exceptionally good work done by Mr. Hadley.

Over against the foolish assertions of Cowherd must be placed the voluntary and sincere testimony of the St. Louis Republic, organ of the Missouri Democracy, and now the champion of Cowherd. In its edition of April 8, 1908, the same edition in which appeared General Hadley's public declaration that he did not desire the nomination for Governor, and when the people of the entire state were regreting his purpose to retire from pubhe life, the Republic printed the following generous and true story of his official the closed his speech with a glowing per-

fellow defamers of one of the most brit- he jumped to his feet to decline, when he young men who has ever been elected to dragged to the rear of the hall. a public office in Missouri.

(From St. Louis Republic, April 8, 1908.)

HADLEY, "TRUST BUSTER" FALLS VICTIM TO HIS OWN AMBITION.

ATTORNEY GENERAL UNDERMINES HEALTH IN STANDARD OIL WAR.

The refusal of Attorney General Herbert S. Hadley to accept the proffered nomination of the Republican party for Governor, indicates the passing from the public eye, at least of the young "trust buster" at the conclusion of his present term of office, if not before.

Through his relentless presecution of the Standard Oil Company, and its subsidiary concerns in Misseuri, Attorney General Hadley attracted the attention of the entire country. He became almost the "man of the hour" two years ago when he litemily braved the oil magnates in their New York dens and forced from their lips confessions that resulted in dissolution some by many states, as well as by the United States Government. Hadley's legal encounter with Henry H. Rogers, the recestuzed brains of the Standard Off Company since the retirement of John D. Rockefeller as its active head, is now history; but it will remain from in the minds of those who followed Hadley's unrefeating attack upon the business methods of this most powerful of all American Indus trial combinations

sit up and take nonce, and the war of tion to go to Compress. brains that followed, ending in a complete sarried him the plaudits of the entire

United States As has been said, it was upon the evidense literally pried from the stilled tongues of Standard Oil magnates and atturber by Hadley, that the state of Texas based its gigantic opeter suit against the great monopoly, which, if successful, may result in dissolving this corporation of

Doubtless as a compliment to Hadley, the Alforney General of the United States ordered the Government's ouster suit in stituted in the United States Circuit Court at Saint Louis, where it is now pending, In the presentation of their evidence the Government counsel has followed in Hadley's footsteps.

Traccable to his prosecution of the Rockefeller-Rogers-Archibald-Pierce interests is Hadley's physical breakdown, which has so glarmed his medical advisers that they have prevalled upon him to set aside ambition and seek to regain his health in a new clime.

Practically unaided, except by his assistants, whose time was largely taken up with other matters of importance to the State, Hadley waged his fight against the so-called oil octupus. Pitted against him were the best legal stars the wealthy corporations could secure.

Prograstination, delay -- irritating and nerve-racking-were the methods pursued by the antagonists of Hadley in the suit. On one protext and another the case dragged over a period of two years. Many cities in and out of Missouri were visited, and it was during his return from a hard legal battle in New York that Hadley contracted a cold that developed into pneumonia and nearly cost him his life.

Upon his recovery the young official pitched into the case with renewed vigor, completing the presentation of his evidence before the Supreme Court's special commissioner, preparing his voluminous briefs with the aid of his assistants, and arguing the merits of the prosecution for nearly two days against the oil concern's

entire array of legal talent. Unless an adverse decision is rendered by the State Supreme Court Hadley has won his fight against the so-called oll combine, the special commissioner who heard the evidence having sustained his every contention, and recommended the forfelture of the charters of the several

companies implicated in Missouri. Herbert Hadley was inducted into the office that has broken his health by an unusual, even hurrorous circumstance. He ficials chosen at the same election? It had refused the nomination when it was offered to him, believing, as did all other where abuses and had management had Republicans, that it would be but a bollow reigned for years, that Republican officials bonor, defeat being considered a certainty. elected in 1904 found reforms most neces-

Hadley Nominated by Coup. others were willing, Hadley unwilling.

COMPLIMENTS FOR MR. HADLEY. A delegate from Kansas City, Hadley was seated in the center of the hall, when Hemer B. Mann of Kansas City was sent to the platform to nominate some one for Attorney General.

"Who will I nominate?" Manu Inquired of the leaders.

"We don't know ourselves now," they answered, "but you start your speech, using lets of adjectives and superlatives.

Thus Mann addressed the conventor in

But Mann ran out of adjectives and superlatives and he began to grow uneasy is the time passed and the name he awaited falled to materialise. In the meantime, the leaders were racing like mad among the eligibles, caloling, plead-

At this critical, or perhaps psychological moment. Hadley noticing the discomfiture of the orator, stirred uneasily in his seat. Mann, still talking, was sweeping his eye over the delegates looking for a desirable himself, when his orbits lit upon Hadley. Quick as a flash, and before a protest from the young attorney could be made, oration, in which he thundered the name of Hadley. Thunderstruck for the mo-

"KEEP BUSY-GOING TO WIN."

Effective party work requires co-operation with your precinct captain. Attend October township meetings. Volunteer your services for election day work getting out the vote. Will you do it?

IF WORK WELL DONE-WE'VE WON.

WALTER S. DICKEY, Chairman Republican State Committee.

promised but never achieved by the Dem- publican votes to elect him, and who as-

that city. The conscientious Republicans who voted him into office thought he would do it, and thought he could do it because he was familiar with the party and the partisans associated with the bold boodlers who had disgraced the State. Folk went into effice under the banner of reform, and, like most politicians who ride the reform hobby up the heights to the golden gate, he hitched on the outside the horse which carried him to eminence and selected a steed of another temper to ride about the golden streets of his New

The spectacular doings of the Demotime from the faithful Republican State present Republican state officials. officials who were and are the real reformers, though posing only as honest patriots by State Auditor Albert O. Allen, for 1903 always pose-as servants of the people

been enforced by their Democratic prede- 31, 1904. The total aggregates \$113,728.35. to regulate the railroads, to assess taxes shows \$123,722.13 credited to that fund. conspicuous. The Republican State of ing any quadrennial period prior to that honestly and to collect all the revenue due while according to the fund ledger and a supposedly assured shaughter. All said facilit have been handleapped by a Demos time, because the Democrats had ignored the State; laws for the protection of the journal, there was at that time \$122,948.89 cratic Governor, and, as far as has been both the constitution and the statutes in sacred school and seminary funds; laws to the credit of this funds Thus it will be possible, have been hindered by a Demo- conducting the public business. They did requiring State institutions to be run on seen a variance exists between the Audicratic legislature, yet they have accom- not pose as reformers eager to revolution- business principles and requiring their tor's report proper and the two sets of planed reforms which entitle them to more ize the State and regulate the habits of treasurers to deposit public funds with the books in his office, each of them purportcredit than the press of the State has the citizens. Unfortunately for them and State treasury instead of in local banks; bug to give the correct figures as to this given them. They have fulfilled every for the people, a Republican was not laws and constitutional provisions requir- eschents fund at a certain date, and still promise made in their behalf in the cam- elected chief executive, and they began ing a proper audit of claims and their pay- no one of them is at all allke either one paign of 1904, and have accomplished for their duties handicapped by a Democratic ment only when the money becomes due of the other two in amount. the people results which had long been Governor who had obtained enough Re- under the stimplations of the constitution or the contract. They found many laws sumed command of the executive depart- which their Democratic predecessors had Democrats paid no heed at all to the pro-The Republican party is not set to revo- ment of the State government with a fixed ignored; and while Folk was parading as visions of the state constitution, disregardutionize the State, the nation or the world, purpose to reform everything and every- the great apostle of law enforcement, ing it with impunity whenever the exigenprayerful perusal of Mr. Cowherd and his ment, Hadley was transfixed. Recovering, but to secure good government under the body with which the Governor's office has organic laws which the people of the na- to do-a Governor who was to seek in new the roads and telling all about it on Chau- done to save the party's "record." Acliant, most energetic and most successful was seized by friends and practically tion and of the several States have laws authority for fadical changes which tauqua platforms, they were quietly enadopted. It is the party of the constitu- he could not accomplish under existing gaged, in their several departments, in article 2, of the state constitution, "the For a time he turned a deaf ear to all tion. It upholds the national constitution, laws, while his Republican associate of- the work of giving vitality and force to net proceeds of all sales of lands and other plendings, but was ultimately prevailed which was saved and made co-extensive ficers of the State desired to give vital laws which affect the present and perma-

LOOKING AT THE BOOKS.

Republican Officials Quickly Discovered How Democrats Handled Sacred Funds.

A "look at the books" and the method of book-keeping practiced under the Democratic administrations of Missouri, discloses the fact that no one of them is in harmony with the other, as they were kept cratic Governor detracted attention for the by the Democratic predecessors of the

On pages 30% to 313 of the report issued and 1904, is given a list of the estates and trying to execute the laws of the State. the amount due to the heirs of each es-They found many laws which had not tate from the escheats fund on December essors-laws enacted to curb the trusts. The escheats ledger for the same date

In connection with this escheats fund. however, as is the case with others, the cles of the occasion required that it be cording to the provisions of section 6. property and effects that may accrue to upon to accept the nomination when he with the sovereignity of the nation by force and meaning to the existing laws, nent welfare of the people-laws which the state by escheat from unclaimed dividends and distributive shares of the estates of deceased persons, shall be paid into the state treasury and securely inrested and sacredly preserved as a public school fund, the annual income of which fund, together with so much of the ordimary revenue of the state as may be by aw set apart for that purpose, shall be faithfully appropriated for establishing and maintaining the free public schools and the state university in this article provided for, and for no other uses or purposes whatsoever."

Until 1899 the unclaimed dividends and distributive shares of the estates of decensed persons were placed in a fund known as the executors' and administrators' fund, and formed a portion of what is known as the escheats fund, which was acredly guaranteed by the constitution to the public school fund of the state if remaining unclaimed for a period of ten

In 1899 the administration then in control of the state's affairs was confronted with a deficiency in the revenue fund, and, to avoid the disastrous results which would attend permitting the state's warrants to go to protest, that administration not only horrowed from the state interest fund, but passed an act through the legisature appropriating \$20,000 from the xecutors' and administrators' fund with date of the \$30,000 so Hegaly ap-

propriated.

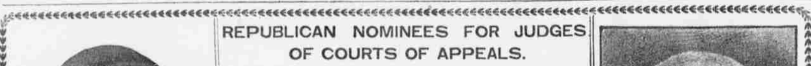
It is conceded, and the law so provides, that the school fund is entitled to all the unclaimed moneys, according to an act passed by the general assemby in 1890, which shall have remained unclaimed in that fund for twenty-one years. Unless these moneys shall have remained in that ed, and by a bold move has made himself fund for such a period subsequent to the passage of the act mentioned, they cannot be lawfully transferred from that fund Auditor Allen's report for 1903 and 1904. at pages 200 to 213, gives a list of the estates in the excheats fund and the amount due to the heirs of each of them. the total, less the claims paid and not charged off, amounting to \$122.918.89. while, according to the table on page 12. of the same report, that fund had a balmee on hand of but \$18,280.68.

> What has become of this fund? In June, 1975, \$36,668.21 was fransferred from the executors' and administrators' fund to the public school fund, as rontemplated by the constitution. In April, 1882, \$18,000 was transferred to the school fund. These two transfers, which aggregate \$54,668.21, together with the balance on hand January L 1905, as shown by Auditor Allen's report, of \$38,280.68, makes total of \$92,948.89, leaving a balance due to the escheats fund, and ultimately to the public school fund, of \$30,000.

> This \$39,000 is the amount which was wrongfully and illegally diverted by the Democratic administration of 1899 to help itself out of a sorry dilemma, and in atter disregard not only of the constitution of the state, but also in violation of a coexisting statute, requiring the exchents fund to remain on deposit, subject to withdrawals therefrom by the estates entitled thereto for a period of twenty-one years before the state could transfer any of its moneys to another fund, and then only to the school fund.

An examination of the books revealed the above stated facts to the present Republican state officials, and on February 12, 1967, Hon. J. F. Gmellch, State Treasurer, sent a communication to the Senate and House reciting the facts as stated above, and asking that the \$30,000 be restored, by appropriation, to the school fund. His communication was referred. in each house, to the Judiciary Committee, and was never again heard from. The Democrats had tobbed the school fund in broad daylight to pay exorbitant appropriations, and had not even put out a "certificate of !ndebtedness" drawing 5 per cent interest, their long established method of caring for the losses which the sacred school fund has suffered from thei, looting.

When this \$30,000 steal was put through the House of Representatives every Demo this year without counting the votes of crat present voted for it, and every Re publican but two voted against it.



One judge of the St. Louis Court of Appeals and one judge of the Kansus City Court of Appeals is to be elected this year. These courts are high tribunals. The judges hold commission for a term of twelve years when elected,

Col. George D. Reynolds, of St. Louis, is the Republican nominee for Judge of the St. Louis Court of Appeals, which has jurisdiction over the City of St. Louis and the countles of Monroe, Shelby, Knox, Scotland, Clark, Lewis, Marion, Rails, Pike, Lincoln, Warren, Montgomery, St. Charles, St. Louis, Jefferson, Ste. Genevleve, Perry, Cape Girardeau, Scott, Mississippl, New Madrid, Pemiscot, Dunklin, Stoddard, Wayne, Bellinger, Madison, St. Francis, Washington, Franklin, Crawford, Iron, Reynolds, Carter, Butler, Ripley, Oregon, Shannon, Dent, Phelps, Prinsid, Texas, Howell, Ozark, Douglass, Wright, Lackele, Webster, Christian, Taney, Stone, Green, Lawrence, Barry, Newton, McDonald and Audrain.

Hon, Arch B. Davis, of Chillicothe, is the Republican nomines for Judge of the Kansas City Court of Appeals, which has jurisdiction in the countles of Adair, Andrew, Atchison, Barton, Bates, Benton, Boone, Buchanan, Caldwell, Calloway, Camden, Carroll, Cos. Codar, Chariton, Clay, Clinton, Cole. Cooper, Dade, Dallas, Daviess, DeKalb, Gasconade, Gentry, Grundy, Harrison, Henry, Hickory, Holt, Howard, Jackson, Jasper, Johnson, Lafayette, Linn, Livingston, Macon, Maries, Mercer, Miller, Moniteau, Morgan, Nodaway, Grange, Pettis, Platte, Polk, Putnam, Randelph, Ray, St. Clair, Saline, Schuyler, Sullivan, Vernon and Worth,



COL. GEO. D. REYNOLDS

was informed that he later would be Republican soldiers and statesmen. In and to the long neglected constitution.

HON, ARCH B. DAVIS, of Chillicothe.

His Gareer Brilliant.

land-lide of 1901 was as great a surprise him as had been his agmination. He line made the most of his opportunities however, at the cost of his bealth, until today be is admitted the only logical candidate of his party to make the race, aminst tremendous odds, for Covernor,

His determination not to Jeopardize his health on the alter of his ambition leaves his party leaders, figuratively speaking, in

Herbert S. Hadley is a native of Kanas. He was been in Glathe, Pebruary 70 1872, and is, therefore, but 36 years old. He was educated in the University of Kansas, Northwestern University, and the Chicago Law School After finishing his studies, he came to Missouri, settling in Kanson City in 1894.

He immediately beann the practice of law, and it was not long before his ability attracted attention. Four years after going to Kansas City he was made First Assistant City Counselor, though then but S years old. He held that position until B lanuary 21, 1901, when he resigned to take | 22 up the duties of Prosecuting Attorney, to W

which office he had been elected. As prosecutor of Kansas City, Hadley made an enviable record. At various w times he encountered the cream of Kan- M as City's legal talent, invariably holding 19 his own. A year after he became Prosecuting Attorney he was married to Miss Agnes Lee, an accomplished young newsoaper woman of Kansas City. They have two children and the family home is now

peated in Jefferson City. Recently, before his latest litness, Hadsy was elected president of the Attorney Generals' Association at a meeting held in St. Louis, which the young Missouri ofnext had called to secure united action of the Attorneya General for laws that would more clearly define the relaton of States to the national Government.

REAL REFORMS ACCOMPLISHED.

Difference Between Reforms Attempted by Folk and Reforms Accomplished by Republicans.

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Some reform work has been accomlished by the Democrat who was elected Governor four years ago, but genuine reformation which was needed in the administration of public affairs has been accomplished by the Republican State ofwas in the machinery of State government sary, and where they have accomplished !! With the rest of the Republican State the best results. In his speciacular reform ticket, Hadley was nominated four years work Governor Folk had a Democratic y ago at the Saint Joseph Convention. The legislature to assist him and to make his pretentions as well as his achievements a ma

COWHERD

AGAINST

Regard' farmons "I-refuse to-answer or advice of country to advice of country to advice of country to the first to replent the depleted revenue advice of country to the first to replent the depleted revenue which was drawn in 1873 by patriots who the Governor and that of the Republican the people a fair deal; laws which prevent fund, disregarding entirely the constitution. were largely influenced by the leading State officials is easy to comprehend. Folk thieves, like the former asylum treasurer tioral inhibition against such proceeding. men of the Republican party of that was elected because he promised to make at Pulton, from running away with the thereby forever depriving the school fund riod. The State officers elected by the war on Democratic State officials, law, people's money; laws which compel cor-Republicans in 1904 promised to conduct makers and political ringsters who had porations to observe the terms under the public business in harmony with the used public office as a means of graft, which they were incorporated; laws which omitiution and the statutes, and pre- The people thought he would do that be- save for the children of the State the ficted that such an administration of pub- cause be had convicted some beothers in funds provided by the constitution for lie affairs would bring about results for St. Louis who had long been stealing and their education. more satisfactory to the people than had grafting under the able leadership of the

FARMERS, DAIRYMEN POSTAL CLERKS, MAIL CARRIERS.

RECORD AGAINST WAGE EARNERS

Democratic Nominee for Governor Referred to as an Enemy of Every Laboring Man in Missouri,

The following resolution was adopted by Engineers' Local Union No. 6 of Kansas City, Mo., on October 1, 1908:

Whereas, William S. Cowherd, during his political career, has seen fit to align himself with the trusts and corporations, using not only his influence, but his vote in favor of the same, and to the detriment of the laboring people, as cited in the following instances:

First. The Rural Free Delivery Bill, favoring as he did the mail contractors and urging the letting of contracts for the de-livery of rural mail, and going on record in public addresses that said work could be done for \$450.00 per year (as against \$720.00 per year as recommended by the bill), a wage insufficient to maintain a family and supply the recessities of life, it being necessary for the rural carrier, under the contract system, td maintain a horse and rig for the work.

Second. Favoring, as he did, the bill introduced by the trusts for the manufacture of cleo-margarine.

Third. Opposing, as he did, the bill for the increase in the

wages of postal clerks and carriers. Fourth. Leaving, as he did, his post of duty in the halls of Congress, in the spring campaign of 1904, to come to Kansas City TO HELP THE ENEMIES OF ORGANIZED LABOR DEFEAT THE TICKET PLACED IN THE FIELD BY THE LABORING PEOPLE OF KANSAS CITY, MO., AT A TIME WHEN THE EIGHT-HOUR BILL WAS UNDER CONSIDERATION IN CON-

GRESS. Fifth. His attitude in ignoring the communication sent to him by organized lakor in reference to the eight-hour bill and the anti-injunction bill, said communication having been sent him pursuant to the recommendation of the officers of the American Federation of Labor, and pursuant to the instructions issued by the State Convention of said organization,

Therefore, be it resolved, That Engineers' Local Union No. 6, of Kansas City, Mo., denounce the aforementioned actions of W. S. Cowherd, and urge its members and all laboring people of the State of Missouri, to use their best efforts to defeat W. S. Cowherd, candidate for Governor, and by so doing ELIMINATE FROM THE POLITICAL FIELD AN ENEMY OF EVERY LABORING MAN IN THE STATE OF MISSOURI.

H. H. WHIPPLE, President. (Signed) LOUIS' BRADY, Secretary.

make sife the deposits of the people in the

While Folk has stood for the enforcebeen the administration of Democrats dur- most powerful Democratic chiefiques in ment of certain laws which all good people desire to have enforced, or else amend-, the most consplcuous advocate of law enforcement, these faithful Republican State officials have had to content themselves with every daysefforts to change the ensygoing and unlawful customs which had prevailed in their departments under Democratic control, and to reorganize the business of these departments. Then they have had to remind people almost every day of what the constitution of the State requires of the Attorney General, the Secretary of State, the Auditor, the Treasurer, and other State officers; for while Democrats view with alarm any departure from the dear, time-honored constitution when they write party platforms, they view such things with complacent approval and a wink of the other eye when holding a constitutional office.

HADLEY POPULAR AT HOME. Cowherd's Vote Has Steadily Declined,

Hadley's Increased.

Mr. Cowherd claims that he is popular in Jackson county-more so than Mr. Hadley. The people of that county are the best witnesses. They have expressed their yiews at the ballot box on the merits of both several times

In 1900 Cowherd got 23,348 votes for Congress, a majority of 2,257 over his Republican opponent, and Hadley got 23,034 for prosecuting attorney, a majority of 2,378 over his Democratic popponent. In 1902, an off year, Cowherd got 20,628

votes for Congress and Hadley 15,727 for prosecuting attorney. In 1994 Cowherd got 22,912, while his

Republican opponent got 23,873, a majority of 961, defeating Cowherd, whose strength with the voters had steadily declined. In that year Hadley, as a candidate for Attorney General, got 24,360 votes, or 1,072 more than the highest vote ever given Cowherd-that which he received in 1900 -23,345.

Hadley's vote declined in 1902, when he was defeated by his Democratic opponent, but in 1904, when he was a State candidate, he had a majority in Jackson ounty of 1,968 over Majors, his Demoeratic opponent, while Cowherd received only 22,912, and was defeated.

Hadley's strength among the honest voters of Jackson county is stronger now than ever, and it is likely that he will lead Cowherd with a handsome majority

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